Case 7.23 cr 00361 KMK Document 68 Filed 07/10/25 Page 1 of 2 KEVIN T. CONWAY, ESQ. ATTORNEY AT LAW LICENSED IN

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July 9, 2025

Via ECF and e-mail

Honorable Kenneth M. Karas U.S. District Judge Southern District of New York United States Courthouse 300 Quarropas Street White Plains, NY 10601

Re: United States v. Mario Stewart

23 cr. 361 (KMK) - Request for Permission to Travel

Dear Justice Karas:

Counsel is the private attorney for the Defendant, Mario Stewart, in the above referenced matter. Please allow this letter motion to serve as permission from the Court for the following proposed travel plan for Mr. Stewart, his wife, Nyaca Stewart, and their children:

Mr. Stewart is requesting permission to travel with his family to Groveland, Florida on Thursday at midnight and to return on July 26, 2025. His is scheduled to stay at 2087 Heart Lake Drive, Groveland, FL 34736.

The purpose of the trip is to spend time with his family and speak to his children in the aftermath of his sentencing. He also needs to get things situated for all of their upcoming appointments and back to school.

Please excuse the short notice. Please note that Ms. Vanessa Perdomo of Pre-Trial Services and Jared Hoffman, Esq., of the U.S. Attorney's Office are simultaneously being copied for their consent to the aforesaid request.

Thank you for your consideration and attention.

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WHEREFORE, counsel respectfully requests that this Court grant Defendant's Letter Motion for permission to travel as set forth herein.

Granted, on the condition that Mr. Stewart notify Pre-Trial Services about his itinerary.

7/10/25

Respectfully submitted,

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KTC:sf

cc:

Jared D. Hoffman, Esq., AUSA

Ms. Vanessa Perdomo, Pre-Trial Services